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THIRTY-THIRD CIA CAREER COUNCIL
MEETING

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THE

CIA CAREER COUNCIL

33rd Mosting, Wednesday, 31 October 1956, 3:00 P.M. DCI Conference Roca, Administration Building

Present: Berrisca G. Reynolds, D/Pers, Cheirean

Lymon B. Kirkpatrick, IC, Nesber Lawrence K. White, ID/S, Member Robert Amory, Jr., DD/I, Member Matthew Baird, D/TR, Monder

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Reporter

25X1A 25X1A Norman Paul, Legislative Cosasel Office of the General Counsel Office of Personnel, Plens Steff

- 1. The minutes of the 32md meeting of the Connell on 13 September vere epproved as distributed.
- 2. The Council discussed in detail the proposed CIA legislation (Item 2 on the Agenda). This represented the text of the bill which was proposed be forwarded for discussion with the hurson of the Budget, emorpting that part which will cover CIA's retirement meeds. For the most part the text followed very closely that which had been approved by the Council last year, although the language had been broadened in some respects to take edvantage of legislation approved in the closing days of the last Congress. The lenguage of each of the five sections of the proposed bill was approved.
- 3. The Council discussed in some detail the dropping of the provision permitting CIA to employ a larger number of settired military personnel than now permitted (Public law 110 as emended by Public Law 53) and agreed that such action was appropriate.
- 4. The Council discussed a number of ways by which CIA's basic need for accelerated retirement could be put into effect, weing as a



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starting point the proposals of last year and last year's counter processle of the Bareau of the Budget. These vere, of course, modified by the Government-vide retirement lexislation passed by last year's Congress as well as by recent conversations between the Bureau of the Budget and the Legislative Counsel. It was pointed out that if CIA's Career Staff were set up in a manner similar to the Foreign Service or that proposed for the U.S. Information Service, it would be probable that CIA could obtain legislation permitting retirement on the came basis as the Foreign Service and investigative services, i.e., basically, peraissive retirement at ege 50 efter 20 years service with a 25 yearly factor. The question of and need for additional retirement eredit for service at "hardship" posts was discussed in view of our moving towards a situation where "directed assignments" might become the order of the day. It was agreed that we would attempt to get legislative approval for "permissive" retirement, i.e., accelerated retirement by permission of the Director rather than involuntary or wholly voluntary retirement. This would permit the Director to retain valuable employees in their middle age and at the same time permit the retirement, in an homorphic and dignified way, of persons whose passible comprenies with other intelligence forces had rendered them surplus, in effect, to the needs of the Agency. Such an arrangement would preclude the policy of a premium on leaving the Agency at age 50 or there aboute, but it would incorporate the principle of retirement "with the permission of the Director" rather than "for the convenience of the Government." Such an arrangement also would meet the request of Bareau of the Budget that retirement be tied to a "selection-out" procedure.

- 5. In a point-by-point discussion of last year's two opposing views (CIA and Bureau of the Dudget):
 - (a) It was agreed that our "compression" abound be five years minimum service overseas before the accelerated retirement for overseas would become effective.
 - (b) It was egreed that the Director's determination of "hardship" posts should be consistent with those so determined by the Secretary of State, eliminate our list might not coincide with that of State.
 - (c) There was discussion of the requirement for AD years total Government Service (including credit for pilitary service) and several examples of the applicables of formulas of the Civil Service (government-wide) rutingment, CIA's proposal, and the Foreign Service religions were exampled. It was agreed to let the Legisle him.

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Counsel come up with a concrete proposal based on the original time and a half femula but with an alternative position that would be no less than the Foreign Service femula.

6. The Director of Training reported that he had experienced difficulty in getting final coordination on the regulations implementing the language Development Program. The Council agreed to next next week (8 November) to resolve the 19540.

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7. The Deputy Director (Intelligence) reported that material edded to the Career Flaming Regulation after approved by the Council could not be accepted by the ID/I elements. The Council agreed to review this situation.

8. The Council agreed to meet on Thursday, 6 November 1956. It adjourned at 4:12 P.N.

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CIA Career Council

Minues

OF THE

CLA CARRER COUNCIL

32nd Morting, Thursday, 13 September 1956, 4:00 P.M. DCI Conference Room, Administration Building

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FRESENT: Harrison G. Reynolds, D/Pers, Cimirson

COP-DD/P, Alt. for DD/P, Member

Lysse B. Kirkpatrick, IG, Mosber

H. Gates Lloyd, ADD/S, Alt. for DD/S, Manher

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GUESTS

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1. The minutes of the list meeting held on 26 July were approved as distributed.

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2. Competitive Promotion (Item 2) was discussed in Cotall. The proposed and proposed Handbook had been circulated before the meeting and conferences had been held by with those members of the Commil who had requested the following points and recommended certain promotes to the regulation:

- (a) The sentence regarding external recruitment in section 2 on policy was deleted.
- (b) It was agreed that existing panels and boards could serve as competitive evaluation panels but the use of these existing boards did not invalidate the basic policy that there will be competitive evaluation.
- (c) Section 4c(1) making the Director of Terromal responsible for compliance with the Regulation was eliminated.
- (d) January 1, 1958 was established as the target fate when the competitive promotion system was expected to be fully operative.
- 3. The Council discussed the following points and made certain recommendations with respect to the Handbook:

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(a) It was recognized that the establishment of advanced and Section 1.2

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intermediate panels should be parmissive because of variables in the workload of the coverel Carear Services.

- (b) It was directed that paragraph b(3) regarding the marker of persons to be included in the rank order list should be rephresed.
- (c) The desirablity of personal interview was nevironated
- (d) It was expresh that a new paragraph should be added between c(1)(a) and (b) emphasizing the potential of the individual as a factor in presection.
- (e) Paragraph c(4) should contain an addition contastsing experience at lower levels, the addition to length of service, per se.
- (f) It was agreed that there should be added the provision that a marker might disqualify himself from acting on a particular case.
- 4. It was agreed that the proposed Regulation and Handbook would be prepared once with the recommended changes and that it would be circulated for consurrence to each member of the Council. It was further agreed that the Council needers' concurrence would constitute final concurrence.
- Femilities Under Public Law 110, was not approved. In its place it was agreed that selection of caudidates for the Defense Colleges would be initiated by memorandum from the Director of Training and that the purposed Regulation on training at non-CIA facilities would be taken under advisagent. The possibility of issuing a handbook in place of a regulation was discussed.
- 6. Item 4 on the Agenda, CIA Specialist Reserve Program, was approved in principle. Instead of issuing a regulation establishing the procedures it was recommended that the Office of Personnel request approval through the Project Review Committee to place the principles expressed in the staff study into effect and to execute the pilot operation.

7. The Conneil adjourned at 5:05 P.M.

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RETIREMENT PROPOSAL OF 1956

Quoted below is the 1956 proposed for CIA legislation in respect to accelerated retirement. This proposal was reviewed by the CIA Career Council at its 13th meeting on 15 September 1955 and transmitted (Section 5 of Proposed CIA legislation) to the Bureau of the Budget in mid-December 1955. At a meeting of the Council on 29 March 1956, it was decided that the counter-proposals of the Bureau of the Budget were completely unacceptable to the Agency. Inasmuch as no useful compromise appeared possible the retirement proposals were dropped in order not to delay the forwarding of our legislation to Congress.

This text is attached for comparison with a new proposal on retirement which will be made available to the Council at its meeting on 31 October by the Legislative Counsel.

"Such act is amended by inserting a new Section 9 which shall read as follows:

Section 9. (a) For the purpose of computing eligibility for retirement and the amount of the annuity under the Civil Service Retirement Act Act of 22 May 1920, as amended, 5 U.S.C. 691) each year of service outside the continental United States as an employee of the Agency after 18 September 1947 shall be credited as one and one half years of service and each year shall serve to lower the retirement ages prescribed in the Civil Service Retirement Act by six months:

Provided, That voluntary retirement shall not be allowed until such persons shall have reached 50 years of age. Such additional credits shall be granted proportionately for fractional years of service.

(b) No annuity paid under the Civil Service
Retirement Act shall be reduced solaly because the annuitant
has retired at an age lowered in accordance with the provisions
of subsection (a) of this Section. The base age provided by the
Civil Service Retirement Act for computing a percentage reduction
in annuities shall be reduced by the same amount as the reduction
in retirement age made in accordance with subsection (a) of this
Section."

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31 October 1956

Opposing views, as of March 1956, of CIA and the Bureau of the Budget ACCELERATED RETURNST

This paper is attached for background information. It was used by the CIA Career Council at its 21st meeting on 29 March 1956.

The Agency's Proposal

- 1. Grant 12 years gredit for each 1 year of overseas service so as to increase retirement annuity.*
- To receive credit, employee must be at least age 50.
- Special credit would be given only for overseas service with CIA from the date of its creation in 1947.
- b. Service in territories and possessions would be counted.
- This has the present effect of granting 24% per year for overseas service as against regular 12% in computing annuity. Thus 30 years total service with 10 years spent in overseas service would be computed as 35 years service. Stated another, 20 years would be computed at 12% x average highest salary and 10 years x 21% average highest salary.

Bureau of the Budget Proposal

- 1. There must be a minimum time spent in overseas service in order to qualify. 10 mans in suggested as minimum with possible compromise at 9 years.
- There must be a minimum time spent in total government service. 20 years is suggested.
- 3. The bouns and regular time must not aggregate more than 2 percent. Thus for each year spent in overseas service, additional credit of four, rather than six months, would be granted.
- 4. In order to be granted to any person retiring between ages 50 and 60, the Agency must involuntarily separate the employee. It is suggested that the Director use his special authority in Section 102(c), HBA of 1947. Retirements at age 60 or above would not require involuntary separation.
- 5. Do not limit application to present CIA employment acquired since 1957, i.e., do not exclude CIG, SSU, OSS, or service with other agencies of U.S. Government in an overseas area.
- 6. Limit to service outside continental U.S., its territories and possessions.